W.R. Grace & Co. One Town Center Road Boca Raton, FL 33486 Invoice Number 1614375
Invoice Date 10/26/07
Client Number 172573

Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Fees

107,423.00

Expenses

0.00

TOTAL BALANCE DUE UPON RECEIPT

\$107,423.00

W.R. Grace & Co. One Town Center Road Boca Raton, FL 33486 Invoice Number 1614375
Invoice Date 10/26/07
Client Number 172573
Matter Number 60026

Re: (60026) Litigation and Litigation Consulting

FOR PROFESSIONAL SERVICES PROVIDED THROUGH SEPTEMBER 30, 2007

Date	Name	* · · · · · · · · · · · · · · · · · · ·	Hours
08/06/07	Flatley	Call with B. Harding and follow-up e-mails and calls (0.4); preparation for August 7 meeting (1.5).	1.90
08/20/07	Flatley	Follow-up with C. Gatewood and e-mails re: coverage.	.30
09/01/07	Klapper	Continue work on initial drafts of deposition outlines for 2 other experts.	7.00
09/02/07	Klapper	Continue work on initial drafts of deposition outlines for 2 other experts.	5.30
09/03/07	Cameron	Attention to expert deposition issues.	.70
09/03/07	Klapper	Finish initial drafts of deposition outlines for 2 remaining experts.	6.70
09/04/07	Ament	Provide 8/29/07 transcript to client and working group.	.10
09/04/07	Flatley	Call with fact witness and follow-up on call.	.50
09/04/07	Klapper	Meet with outside counsel regarding expert deposition preparation.	3.60

Date	Name		Hours
09/04/07	Klapper	Edit outlines.	4.30
09/05/07	Cameron	Review materials for R. Lee testimony (0.9); e-mails regarding same (0.3).	1.20
09/05/07	Flatley	Call with W. Sparks and follow-up re: deposition preparation.	.60
09/05/07	Klapper	Continue work on Lemen cross outline based on discussion with other outside counsel.	4.30
09/07/07	Ament	Review agenda for 9/24/07 hearing (.10); e-mails with J. O'Neill re: same (.20).	.30
09/07/07	Cameron	Attention to deposition issues.	.90
09/08/07	Klapper	Prepare for Lemen deposition.	4.70
09/10/07	Klapper	Continue prep work for Lemen deposition per discussions with B. Harding	3.80
09/11/07	Cameron	Multiple e-mails regarding deposition issues for PI estimation (0.8); review materials for Longo deposition preparation (1.8).	2.60
09/11/07	Flatley	Call with fact witness.	.20
09/12/07	Cameron	Attention to issues for PI estimation depositions of Lee and Longo (0.9); review expert reports regarding same (2.7).	3.60
09/12/07	Flatley	Preparation for witness call (1.6); witness call and follow-up (.8); e-mails re: scheduling witness preparation meetings (0.3); preparation for September 18-19 depositions (3.5).	6.20
09/12/07	Klapper	Prepare for meeting with B. Harding regarding Lemen.	2.00
09/12/07	Klapper	Work with B. Harding on cross outline regarding same.	5.30

Date	Name		Hours
09/13/07	Cameron	Review reports and materials for PI estimation deposition (1.9); e-mails regarding depositions (0.4).	2.30
09/13/07	Flatley	E-mails and replies (0.3); preparation for fact witness deposition on September 18 and 19 (3.8).	4.10
09/13/07	Klapper	Conduct final preparation for Lemen deposition.	3.00
09/14/07	Cameron	Attention to expert deposition materials and preparation issues.	3.90
09/14/07	Flatley	Preparation for September 18 and 19 depositions, including outline e-mailed to co-counsel and other preparation for deposition trip.	3.60
09/14/07	Klapper	Prepare for Lemon deposition (.8); attend Lemon deposition (6.5).	7.30
09/16/07	Cameron	Review materials for expert witness deposition preparation.	1.50
09/17/07	Cameron	Review materials for Bragg deposition and e-mails regarding same (1.1); review materials for Longo deposition preparation (1.3); review materials for Lee deposition preparation and e-mails regarding same (1.7).	4.10
09/17/07	Flatley	Preparation for witness meetings on Philadelphia trip (2.5); witness meetings in Philadelphia (8.5); follow-up on witness meetings in Philadelphia (0.5).	11.50
09/18/07	Cameron	Multiple e-mails regarding expert witness depositions (0.8); review reports and materials for expert witness preparation sessions (2.5); attention to back-up materials for claimants' expert witnesses (1.9).	5.20

Date	Name		Hours	
09/18/07	Flatley	Meeting with witness and D. Mendelsohn to prepare for deposition (1.0); defending Cintani deposition (8.5); follow up after deposition (0.8); prepare for T. Egan deposition (0.2).	10.50	+ %.
09/18/07	Klapper	Prepare for prep session with expert.	2.20	
09/19/07	Ament	E-mails and telephone calls re: 9/24/07 Omnibus Hearing in DE.	.20	
09/19/07	Cameron	Multiple e-mails regarding deposition preparation (0.5); review reports and historical documents regarding same (2.4); review Longo deposition transcript (1.7).	4.60	
09/19/07	Flatley	Preparation for T. Egan deposition (1.0); meeting with T. Egan and D. Mendelsohn and other preparation for deposition (2.0); T. Egan deposition and follow-up (8.2).	11.20	
09/19/07	Klapper	Participate in meeting with expert re testimony at trial.	4.20	
09/20/07	Ament	Review e-mail from R. Baker re: 11/1/07 hearing date and e-mail to J. Restivo and D. Cameron re: same.	.10	
09/20/07	Cameron	Prepare for expert witness meeting (2.8); review materials regarding expert report and depositions (0.7); e-mails regarding scheduling (0.3); review deposition summary (0.5).	4.30	
09/20/07	Flatley	Follow up from Philadelphia depositions (0.8); call with W. Sparks and follow-up on call (0.8).	1.60	
09/20/07	Klapper	Participate in meeting with expert prep session.	7.20	

Date	Name		Hours
09/21/07	Cameron	Prepare for (1.9) and attend witness preparation session (4.2); prepare summary of issues from same (0.9).	7,00
09/22/07	Cameron	Prepare summary of deposition issues.	1.20
09/23/07	Cameron	Continued review of deposition preparation materials.	1.10
09/24/07	Ament	E-mails re: PI estimation hearings.	.10
09/24/07	Cameron	Review materials for Rich Lee preparation.	2.30
09/25/07	Cameron	Attention to issues relating to witness preparation (0.6); review expert reports and notes from meetings (0.8); review Longo reports (1.3).	2.70
09/25/07	Klapper	Assist counsel with preparation for Frank deposition.	2.30
09/25/07	Lord	Research docket and draft CNO to Reed Smith July monthly fee application.	.40
09/26/07	Cameron	Continued review of expert report materials.	2.70
09/26/07	Klapper	Assist counsel with preparation for Frank deposition by drafting updated Frank deposition outline.	8.70
09/27/07	Cameron	Telephone call with R. Finke and e-mails regarding expert deposition preparation (0.9); review Longo expert materials (1.5).	2.40
09/27/07	Flatley	E-mails and drafting letter re: deposition transcripts.	.40
09/27/07	Klapper	Complete updated Frank deposition outline.	4.20

Date Name	e e e e e e e e e e e e e e e e e e e	Hours
09/28/07 Cameron	Multiple e-mails and calls regarding Rich deposition issues (0. reports and preparati (1.2).	.8); review
09/28/07 Flatley	E-mails and replies r	re: deposition .20
		TOTAL HOURS 196.40
TIME SUMMARY	Hours Rate	e Value
Lawrence E. Flatley Douglas E. Cameron Antony B. Klapper John B. Lord Sharon A. Ament	52.80 at \$ 575.0 56.30 at \$ 570.0 86.10 at \$ 520.0 0.40 at \$ 210.0 0.80 at \$ 145.0	00 = 32,091.00 $00 = 44,772.00$ $00 = 84.00$
	CURRENT FEES	107,423.00
	TOTAL BALANCE DUE	UPON RECEIPT \$107,423.00

W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487

Invoice Number Invoice Date 10/26/07 Client Number 172573

1614376

Re: W. R. Grace & Co.

(60027) Travel-Nonworking

Fees Expenses 2,702.50 0.00

TOTAL BALANCE DUE UPON RECEIPT

\$2,702.50

W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487		Invoice Number Invoice Date Client Number Matter Number	
***************************************		= = = = = = = = = = = = = = = = = = = =	
Re: (60027) Travel-Nonworking	T	,	
FOR PROFESSIONAL SERVICES PROV	IDED THROUGH SEPTI	EMBER 30, 2007	
Date Name		3	Hours
		A. J.	# # # # #
09/07/07 Flatley	One-half of time New York and retu Pittsburgh.	spent going to urning to	2.30
09/19/07 Flatley	One-half of time Philadelphia to	returning from Pittsburgh.	2.40
		TOTAL HOURS	4.70
TIME SUMMARY		Rate Valu	
Lawrence E. Flatley	4.70 at \$	575.00 = 2,702.	50
	CURRENT FEES		2,702.50
	TOTAL BALANCE	DUE UPON RECEIPT	\$2,702.50

W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487

Invoice Number 1614377
Invoice Date 10/26/07
Client Number 172573

1614377

Re: W. R. Grace & Co.

(60028) ZAI Science Trial

Fees Expenses 16,410.00 0.00

TOTAL BALANCE DUE UPON RECEIPT

\$16,410.00 _____

W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487 Invoice Number 1614377
Invoice Date 10/26/07
Client Number 172573
Matter Number 60028

Re: (60028) ZAI Science Trial

FOR PROFESSIONAL SERVICES PROVIDED THROUGH SEPTEMBER 30, 2007

Date	Name	₹	Hours
09/04/07	Flatley	Call with D. Cameron and e-mail re: New York City meeting.	.30
09/05/07	Flatley	Begin preparations for New York City meeting.	.20
09/06/07	Cameron	Review materials for ZAI work plan and e-mail to L. Flatley regarding same (0.9); review materials for meeting (0.3).	1.20
09/06/07	Flatley	Prepare for call (0.1); conference call with R. Finke and W. Sparks (0.5); follow-up call with R. Finke (0.3); prepare for New York City trip (0.5).	1.40
09/07/07	Cameron	Attention to ZAI work plan materials.	.40
09/07/07	Flatley	Preparation for New York City meeting (2.2); meeting in New York City with R. Finke, W. Sparks, et al. (4.3).	6.50
09/10/07	Flatley	Follow up New York trip (0.6); with R. Finke re: Friday meeting (0.2).	.80
09/11/07	Cameron	Prepare for (0.4) and participate in conference call with J. Restivo, T. Rea, K&E and R. Finke regarding ZAI strategy issues (0.9); follow-up from conference	1.80

172573 W. R. Grace & Co. 60028 ZAI Science Trial October 26, 2007

Date	Name	* (Hours
		call (0.5).	
09/11/07	Pickens	Legal research/analysis of State Law related to ZAI Claimants.	1.10
09/11/07	Rea	Conference call re: ZAI claims.	1.50
09/11/07	Restivo	Prepare for and telephone conference strategy discussions.	2.50
09/12/07	Cameron	Attention to legal research issues.	.40
09/13/07	Cameron	Review materials relating to legal research issues.	.90
09/13/07	Rea	Meetings and analysis of ZAI claims.	2.60
09/14/07	Pickens	Legal research/analysis of State Law related to ZAI Claimants.	1.20
09/15/07	Cameron	Review ZAI legal research issues.	.80
09/20/07	Restivo	Transcript review (.7); telephone calls with Beber, Finke, and Westbrook (.3) and emails with K&E (.3).	1.30
09/26/07	Cameron	Review materials from R. Finke and D. Bernick (0.4); review legal research issues (0.7).	1.10
09/27/07	Cameron	Review materials for ZAI call.	.90
0,9/27/07	Restivo	File review re: Canadian claim (1.0); emails and telephone calls with clients and D. Cameron (.4).	1.40
09/28/07	Cameron	E-mails regarding ZAI issues.	.40
09/28/07	' Rea	Telephone call re: ZAI claims.	.50
09/28/07	Restivo	Prepare for and conference call with clients and K&E.	1.20
		TOTAL HOURS	30.40
TIME SUM	MARY	Hours Rate Valu	

172573 W. R. Grace & Co. 60028 ZAI Science Trial October 26, 2007

Invoice Number 1614377
Page 3

James J. Restivo Jr.
Lawrence E. Flatley
Douglas E. Cameron
Traci Sands Rea
Dustin Pickens

c 10	-+	4	635.00		4 004 00
					4,064.00
			575.00		5,290.00
7.90	at	\$	570.00	===	4,503.00
4.60	at	\$	400.00	=	1,840.00
2.30	at	\$	310.00	=	713.00

CURRENT FEES

16,410.00

TOTAL BALANCE DUE UPON RECEIPT

\$16,410.00

W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487

Invoice Number 1614378
Invoice Date 10/26/07
Client Number 172573

Re: W. R. Grace & Co.

(60029) Fee Applications-Applicant

Fees Expenses 3,673.00 0.00

TOTAL BALANCE DUE UPON RECEIPT

\$3,673.00 ______

W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487 Invoice Number 1614378
Invoice Date 10/26/07
Client Number 172573
Matter Number 60029

Re: (60029) Fee Applications-Applicant

FOR PROFESSIONAL SERVICES PROVIDED THROUGH SEPTEMBER 30, 2007

Date	Name	4 ↑	Hours
09/11/07	Muha	Begin review and revisions to fee and expense entries for August monthly fee application.	1.20
09/12/07	Ament	Attend to billing issues (.70); various e-mails and meetings with A. Muha re: same (.10); e-mails with J. Lord re: same (.10); review fee auditor report re: 24th quarterly fee application (.10).	1.00
09/12/07	Muha	Continue review and revisions to August 2007 monthly fee application.	1.20
09/13/07	Ament	Attend to billing issues (.20); meet with A. Muha re: same (.10).	.30
09/13/07	Muha	Research issues re: rulings by Fee Auditor on expense charges.	.80
09/18/07	Muha	Continue extensive revisions to August fee and expense detail, including multiple e-mails to verify various charges and time entries.	1.90
09/19/07	Ament	Attend to billing matters (.30); review invoices and begin drafting spreadsheet and August monthly fee application (.50).	.80

172573 W. R. Grace & Co. 60029 Fee Applications-Applicant October 26, 2007

Date	Name	t e	Hours
09/24/07	Ament	E-mails re: August fee application (.10); attend to billing issues (.10); begin calculating fees and expenses for Aug. monthly fee application (.50); prepare spreadsheet re: same (.50); draft fee application (.50).	1.70
09/24/07	Lord	E-mail to S. Ament re: August monthly fee application.	.10
09/25/07	Ament	E-mails with A. Muha re: Aug. monthly fee application.	.10
09/26/07	Ament	Attend to billing issues relating to consulting fees (.40); various e-mails and meetings re: same (.20);	.60
09/26/07	Lord	E-file and perfect service of CNO to Reed Smith's July monthly fee application (.3); draft correspondence to R. Finke at Grace re: same (.1).	.40
09/26/07	Muha	Attention to expense entries in August monthly fee application.	.50
09/27/07	Ament	Review and respond to e-mail from J. Lord re: Aug. monthly fee application (.10); continue calculating fees and expenses for Aug. monthly fee application (1.0); continue spreadsheet re: same (.40); provide fee application to A. Muha for review (.10); various e-mails and meetings with A. Muha re: same (.20); finalize fee application (.10); e-mail 7th monthly fee application and fee and expense details to J. Lord for DE filing (.10).	2.00
09/27/07	Lord	Prepare Reed Smith August monthly fee application for e-filing and service.	1.00

172573 W. R. Grace & Co. 60029 Fee Applications-Applicant October 26, 2007

Date Name		Hours
09/27/07 Muha	Make final review and revisions to summary form for August monthly fee application.	.90
09/28/07 Ament	E-mails with J. Lord re: CNO for July monthly fee application.	.10
09/28/07 Lord	E-file and perfect service of Reed Smith August monthly fee application.	.60
	TOTAL HOURS	15.20
TIME SUMMARY	Hours Rate Value	
Andrew J. Muha John B. Lord Sharon A. Ament	6.50 at \$ 350.00 = 2,275.00 2.10 at \$ 210.00 = 441.00 6.60 at \$ 145.00 = 957.00)
	CURRENT FEES	3,673.00

	TOTAL BALANCE DUE UPON RECEIPT	\$3,673.00

W.R. Grace & Co. One Town Center Road Boca Raton, FL 33486 Invoice Number 1614379
Invoice Date 10/26/07
Client Number 172573

Re: W. R. Grace & Co.

(60030) Hearings

Fees Expenses 2,589.00 0.00

TOTAL BALANCE DUE UPON RECEIPT

\$2,589.00 ==========

W.R.	Grad	e .	Sc.	Co.	•
One '	Town	Cer	nt	er	Road
Boca	Rato	on,	F	L	33486

Invoice Number 1614379
Invoice Date 10/26/07
Client Number 172573
Matter Number 60030

Re: (60030) Hearings

FOR PROFESSIONAL SERVICES PROVIDED THROUGH SEPTEMBER 30, 2007

Date	Name		Hours
09/10/07	Restivo	Attend oral argument re: Canadian statue of limitations.	3.00
09/20/07	Cameron	Review materials for hearing.	.50
09/24/07	Cameron	Participate in part of Omnibus Hearing (via telephone).	.70
		TOTAL HOURS	4.20

Hours			Rate		Value
			-1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1		
3.00	at	\$	635.00	=	1,905.00
1.20	at	\$	570.00	==	684.00
	3.00	3.00 at	3.00 at \$	3.00 at \$ 635.00	

CURRENT FEES 2,589.00

TOTAL BALANCE DUE UPON RECEIPT \$2,589.00

W.R. Grace & Co. One Town Center Road Boca Raton, FL 33486 Invoice Number 1614380 Invoice Date 10/26/07 Client Number 172573

Re: W. R. Grace & Co.

(60033) Claim Analysis Objection Resolution & Estimation (Asbestos)

> Fees Expenses

93,083.50 0.00

TOTAL BALANCE DUE UPON RECEIPT

\$93,083.50

W.R. Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1614380
Invoice Date 10/26/07
Client Number 172573
Matter Number 60033

Re: (60033) Claim Analysis Objection Resolution & Estimation (Asbestos)

FOR PROFESSIONAL SERVICES PROVIDED THROUGH SEPTEMBER 30, 2007

Date	Name		Hours
08/17/07	Rawls	Cite checking and editing deposition designations in summary judgment brief for Pacific Freeholds matter.	.60
08/20/07	Rawls	Continued cite checking and editing deposition designations in summary judgment brief for Pacific Freeholds matter.	.30
08/21/07	Rawls	Continued cite checking and editing deposition designations in summary judgment brief for Pacific Freeholds matter.	.20
08/23/07	Rawls	Continued cite checking and editing deposition designations in summary judgment brief for Pacific Freeholds matter.	2.50
08/27/07	Rawls	Continuing to cite check and edit deposition designations in summary judgment brief for Pacific Freeholds matter.	1.20
08/28/07	Rawls	Continuing to cite check and edit deposition designations in summary judgment brief for Pacific Freeholds matter.	1.80

		A contract of the contract of	
Date	Name		Hours
08/29/07	Rawls	Continuing to cite check and edit deposition designations in summary judgment brief for Pacific Freeholds matter.	1.50
08/30/07	Rawls	Continuing to cite check and edit deposition designations in summary judgment brief for Pacific Freeholds matter.	.10
08/31/07	Ament	Assist T. Rea with document production.	.80
08/31/07	Rawls	Continuing to cite check and edit deposition designations in summary judgment brief for Pacific Freeholds matter.	4.60
09/01/07	Cameron	Continued review of draft brief and multiple e-mails regarding same (2.2); review deposition and expert reports for support regarding same (1.9).	4.10
09/02/07	Cameron	Review and provide comments to draft brief and supplemental materials for Canadian summary judgment motion.	2.60
09/03/07	Cameron	Review and revise draft supplemental brief regarding Canadian claims summary judgment motion (3.5); meet with T. Rea regarding same (0.5); e-mails regarding same (0.8); review materials from Canadian counsel (0.8).	5.60
09/03/07	Rea	Revisions to Supplemental Canadian Submission.	4.80
09/04/07	Ament	Prepare for and attend team status meeting (.60); assist team with various issues relating to PD claims (.30); various e-mails and meetings re: same (.20); assist T. Rea with brief relating to Canadian claims (2.0); various e-mails and meetings with T. Rea re: same (.50).	3.60

Date	Name		Hours
			.
09/04/07	Cameron	Review and revise draft supplemental brief regarding Canadian claims motion for summary judgment (3.2); multiple e-mails and telephone calls regarding same (1.1); prepare for and attend strategy meeting (0.4); meet with T. Rea regarding brief and appendix issues (0.6); review deposition transcripts and record for Appendix (1.9).	7.20
09/04/07	Flatley	Team meeting and follow-up with D. Cameron and J. Restivo.	.70
09/04/07	Garlitz	Conference with S. Ament regarding various PD claims (.20); Review of e-mails regarding same (.20).	.40
09/04/07	Rea	Revisions to Supplemental Canadian Submission.	10.60
09/04/07	Restivo	Weekly planning meeting (1.0); work on supplemental brief (.6).	1.60
09/05/07	Ament	Assist team with various issues relating to PD claims (.20); assist D. Cameron and T. Rea with supplemental brief relating to Canadian claims (4.0); various e-mails, telephone calls and meetings re: same (1.0); pull cases and statutes per T. Rea request (1.0); quote check brief per T. Rea request (.80); prepare debtors' hearing binders re: same (3.20); prepare claimant's hearing binders (1.50).	11.70
09/05/07	Cameron	Review and revise Supplemental Submission and Appendix (3.8); multiple e-mails, telephone calls and meetings regarding same (1.3); review materials from Canadian claimants (2.1); multiple e-mails and telephone calls regarding same (1.1); begin preparation for Argument (0.9).	9.20

Date	Name		Hours
09/05/07	Flatley	E-mails and call with D. Cameron re: September 10 hearing preparation.	.20
09/05/07 [`]	Garlitz	Assist D. Cameron and T. Rea with supplemental brief relating to Canadian claims (4.0); various e-mails, telephone calls and meetings re: same (1.0); pull cases per T. Rea request (1.0); cite check brief per T. Rea request (.80); prepare hearing binders re: same (4.7).	11.50
09/05/07	Rea	Finalize and file Supplemental Canadian Submission.	9.30
09/05/07	Restivo	Finalize brief and documents re: September 10 argument (2.0); telephone calls with Speights (.4); analyze Speights exhibits (1.0).	3.40
09/06/07	Ament	Complete preparation of debtors' and claimant's hearing binders (3.80); hand deliver same to Judge Fitzgerald and counsel (.40); overnight binders to opposing counsel (.10); assist team with hearing preparation relating to Canadian claims (3.50).	7.80
09/06/07	Aten	Miscellaneous issues related to medical experts.	2.70
09/06/07	Cameron	Review documents produced by Speights & Runyan for argument (1.7); begin preparation of argument outline (1.4); review Canadian case law (2.5); review summary judgment record (0.9); e-mails regarding same (0.8); meet with T. Rea and L. Flatley regarding same (0.8).	8.10
09/06/07	Flatley	E-mails and call with D. Cameron re: hearing (0.3); with D. Cameron re: claimants' documents for September 10 hearing and reviewing documents (1.2); follow-up on	2.50

Date	Name		Hours
		documents with D. Cameron (0.6); call with R. Aten (0.2); call with R. Senftleben and follow-up (0.2).	
09/06/07	Garlitz	Prepare hearing binders regarding PD claims (1.0); conference with S. Ament regarding same (.20).	1.20
09/06/07	Rea	Preparation for Canadian argument.	3.30
09/07/07	Ament	Assist team with various issues relating to Canadian claims (.20); various e-mails with team re: same (.20); assist team with hearing preparation for 9/10/07 hearing (.60);	1.00
09/07/07	Cameron	Preparation for summary judgment argument (5.8); multiple e-mails, telephone calls and meetings with T. Rea regarding same (1.3).	7.10
09/07/07	Rea	Assist in preparation for Canadian argument.	3.50
09/08/07	Cameron	Continued preparation for summary judgment argument, including review and revise argument, review case law, review claimants' submissions.	5.00
09/08/07	Rea	Assist in preparation for Canadian argument.	1.50
09/08/07	Restivo	Review oral argument filings.	.50
09/09/07	Aten	Miscellaneous issues re: medical experts (.4); reviewed deposition designations/trial brief re: Pacific Freeholds (.3).	.70
09/09/07	Cameron	Prepare for oral argument on Canadian claims motion for summary judgment.	7.50
09/09/07	Rea	Assist in preparation for Canadian argument.	.50

Date	Name		Hours
09/10/07	Ament	Assist team with hearing preparation (2.0); assist team with various issues relating to PD claims (.70); e-mails and meetings re: same (.30).	3.00
09/10/07	Cameron	Prepare for (2.0) and attend argument on Canadian claims motion for summary judgment (3.8); follow-up from oral argument (0.7); meet with R. Finke regarding miscellaneous issues (0.4); e-mail regarding arguments (0.5); review brief and legal research for potential reply brief (0.9).	8.30
09/10/07	Flatley	E-mails and replies (0.1); attend summary judgment argument before Judge Fitzgerald and follow-up with R. Finke, D. Cameron and T. Rea (3.6); e-mails from/to R. Aten (0.1).	3.80
09/10/07	Rea	Assist in preparation for and attendance at Canadian summary judgment argument.	4.50
09/10/07	Restivo	Mark-up Cameron oral argument (.90); pre-hearing meetings (.90); discussions with Speights re: select Canadian buildings (.20).	2.00
09/11/07	Ament	Assist team with various issues relating to PD claims.	.20
09/11/07	Cameron	Attention to issues from summary judgment oral argument (0.8); multiple e-mails regarding same (0.7); review discovery issues (0.9); review selected Canadian claims files (0.9).	3.30
09/11/07	Rea	Analysis of remaining property damage claims.	2.30
09/11/07	Restivo	Telephone calls with R. Finke, et al.	.50

		* v	
Date	Name		Hours
09/12/07	Cameron	Additional review of Canadian claims materials (0.8); review statute of limitations materials for discovery purposes (0.9).	1.70
09/12/07	Restivo	Receipt and handling of new material.	.50
09/13/07	Ament	Assist team with various issues relating to PD claims (.40); various e-mails and meetings with team re: same (.20).	.60
09/13/07	Cameron	Review summary judgment material for potential reply brief (.70); review product ID material (.30); review Canadian claim file (.50).	1.50
09/13/07	Rea	Reviewed status memo (.1); e-mails re: Canadian claims (.2).	.30
09/13/07	Restivo	Update status report (.4); check temporary space availability for PI trial (.2); telephone call with Speights (.6).	1.20
09/14/07	Ament	Assist team with various issues relating to PD claims (.20); review J. Restivo memo re: status report on PD claims (.10).	.30
09/14/07	Cameron	Review Canadian claims files and various summary judgment issues.	1.30
09/14/07	Flatley	Review draft outline (0.6); call with R. Aten re: draft outline and e-mails (0.1).	.70
09/17/07	Ament	Assist team with various issues relating to PD claims (.20); various e-mails with team re: same (.10).	.30
09/17/07	Aten	Miscellaneous issues re: medical experts.	.10
09/17/07	Cameron	Review summary of revised expert report for PI claims (0.8); review legal research issues (0.9).	1.70

Date	Name		Hours
09/18/07	Ament	Assist team with various issues relating to PD claims (.20); scan and e-mail Longo depositions re: lack of hazard and product ID to M. Rosenberg per request (.20).	.40
09/18/07	Cameron	Telephone call with R. Finke regarding multiple PD claims issues (0.4); attention to inquiry from D. Speights (0.3); review materials relating to duplicate claims (0.6); review hearing agenda and issues (0.4).	1.70
09/18/07	Flatley	E-mails and replies.	.20
09/19/07	Ament	Assist team with various issues relating to PD claims (.20); e-mails with D. Cameron re: Dr. Lee deposition preparation (.10).	.30
09/19/07	Cameron	Attention to expert report issues (0.4); review Canadian claims for possible dismissal (0.9).	1.30
09/19/07	Rea	E-mail correspondence re: negotiations and upcoming omnibus hearing.	.20
09/19/07	Restivo	Telephone calls and emails with ${\tt R.}$ Finke and ${\tt D.}$ Cameron.	.60
09/20/07	'Ament	Assist team with various issues relating to PD claims (.10); assist D. Cameron with Dr. Lee deposition preparation (.20).	.30
09/20/07	Flatley	E-mails and replies.	.20
09/20/07	7 Restivo	Transcript review (.8); correspondence with Speights, Baena, and K&E attorneys (.4); prepare for Omnibus; planning for PI hearing (.8).	3.20
09/21/07	7 Ament	Assist D. Cameron with preparation for Dr. Lee deposition.	.50

		t i	
Date	Name		Hours
09/21/07	Flatley	Reviewing file materials and formulating plan going forward (3.2); with D. Cameron and T. Rea (0.3).	3.50
09/21/07	Restivo	Meeting with R. Finke; prepare for Omnibus Hearing.	1.60
09/24/07	Ament	Assist team with various issues relating to PD claims (.50); various e-mails with team re: same (.10); prepare for and attend team status meeting (.70).	1.30
09/24/07	Cameron	Attend team meeting regarding strategy issues (0.7); review product ID issues (0.4).	1.10
09/24/07	DiChiera	Prepare and organize files of Egan and Cintani Documents	1.10
09/24/07	Flatley	Team meeting and follow-up (1.0); e-mails and replies (0.2).	1.20
09/24/07	Rea	Preparation for team meeting (.3); team meeting (.7).	1.00
09/24/07	Restivo	Planning meeting (.5); prepare for and attend by telephone the September Omnibus Hearing (3.0).	3.50
09/25/07	Cameron	Review J. Restivo status memo (0.4); review Canadian claim materials (0.3).	.70
09/25/07	Flatley	E-mails and replies.	.10
09/26/07	Ament	Assist team with various issues relating to PD claims (.30); various e-mails re: same (.20).	.50
09/26/07	Flatley	R. Aten e-mail and reply re: medical issues.	.20
09/27/07	Ament	Assist team with various issues relating to PD claims (.30); e-mails re: same (.10); circulate transcript from 9/10/07 hearing relating to Speights claims (.10).	.50

Invoice Number 1614380 Page 10

Date Name				of a		٠.	Но	urs
09/27/07 Flatley	With R. follow-u		re	: status	and	1	*.	.40
09/28/07 Ament	Assist t				s is	sues		.20
09/28/07 Flatley	E-mail a	nd r	epl	у.				.10
				TO	TAL	HOURS	217	.00
TIME SUMMARY	Hours			Rate	3	Val	ue	
James J. Restivo Jr.	18.60	at.	ŝ	635.00		11.811	.00	
Lawrence E. Flatley	13.80			575.00		7,935		
Douglas E. Cameron				570.00		45,030		
	41.80	at		400.00		16,720	.00	
Rebecca E. Aten	3.50	at	\$			1,032	.50	
Danielle D. Rawls	12.80	at	Ş	240.00	=	3,072	.00	
	1.10	at	\$	210.00	·=	231	.00	
Maria E. DiChiera								
Maria E. DiChiera Sharon A. Ament	33.30	at	\$	145.00	=	4,828	.50	

CURRENT FEES

93,083.50

TOTAL BALANCE DUE UPON RECEIPT

\$93,083.50

=========

W.R. Grace & Co. One Town Center Road Boca Raton, FL 33486 Invoice Number 1614381 Invoice Date 10/26/07 Client Number 172573

Re: W. R. Grace & Co.

(60035) Grand Jury Investigation

Fees

Expenses

40,594.00

0.00

TOTAL BALANCE DUE UPON RECEIPT

\$40,594.00

=============

W.R. Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1614381
Invoice Date 10/26/07
Client Number 172573
Matter Number 60035

Re: (60035) Grand Jury Investigation

FOR PROFESSIONAL SERVICES PROVIDED THROUGH SEPTEMBER 30, 2007

Date	Name		Hours
09/04/07	Sanner	Continue analysis of government materials (3.3); email correspondence with A. Klapper re same (.2); email correspondence with J. Taylor-Payne re same (.2).	3.70
09/04/07	Taylor-Payne	Continue researching and compiling key governmental records.	3.60
09/05/07	Sanner	Analysis of government materials.	5.60
09/05/07	Taylor-Payne	Continue reviewing and organizing key governmental documents.	.50
09/06/07	Sanner	Assess government materials.	1.30
09/07/07	Sanner	Continue analysis of government materials.	1.10
09/07/07	Sanner	Continue review and assessment of government materials.	2.30
09/07/07	Taylor-Payne	Continue researching and organizing key governmental documents.	1.30
09/10/07	Sanner	Review and analyze government materials.	6.50
09/10/07	Taylor-Payne	Continue review and organization of key governmental records.	1.80

172573 W. R. Grace & Co. 60035 Grand Jury Investigation October 26, 2007

Date	Name	9.4	Hours
	are pur for any new feet for the feet feet		,
09/12/07	Cameron	Review materials from expert reports.	1.20
09/13/07	Sanner	Analyze industry government materials related to occupational exposure to Asbestos, Actinolite, Tremolite, and Anthophyllite.	4.70
09/15/07	Cameron	Review expert witness materials.	.90
09/17/07	Sanner	Continue analysis of government materials.	3.00
09/18/07	Sanner	Continue analysis of government materials.	6.10
09/19/07	Sanner	Continue analysis of government materials.	4.80
09/19/07	Taylor-Payne	Continue researching and compiling key governmental documents.	.50
09/20/07	Cameron	Review 9th Circuit Opinion (1.2); multiple e-mails regarding same (0.4).	1.60
09/20/07	Sanner	Analysis of government materials.	5.30
09/21/07	Cameron	Participate in conference call regarding Ninth Circuit Opinion.	1.20
09/21/07	Sanner	Review and consideration of additional government materials.	5.50
09/22/07	Cameron	Review R. Lee work product materials.	1.80
09/24/07	Cameron	Review of expert materials for trial preparation issues.	1.90
09/24/07	Sanner	Continue analysis of submissions to government.	4.80
09/25/07	Sanner	Continue analysis of government materials (4.4); conference with J. Taylor-Payne re citation history issues (.3).	4.70
09/25/07	Taylor-Payne	Continue researching and compiling key governmental documents.	1.30

172573 W. R. Grace & Co. 60035 Grand Jury Investigation October 26, 2007

Invoice Number 1614381 Page 3

Date	Name	e a company of the co	Hours	
09/26/07	Sanner	Continue analysis of government submissions (Vols. 101-108) (3.6); conference with J. Taylor-Payne re same (.3).	3.90	
09/26/07	Taylor-Payne	Continue researching and compiling key governmental documents.	2.10	
09/27/07	Salzberg	Research Montana Occupational Disease Act.	.40	
09/27/07	Sanner	Email correspondence with A. Klapper and with A. Salzberg re legislation (.1); review of legislation (.3).	.40	
09/27/07	Sanner	Review and analyze government materials (Vols. 109-115).	4.50	
09/27/07	Sanner	Conference with J. Taylor-Payne re review and analysis of government materials.	.30	
09/27/07	Taylor-Payne	Continue review and organization of key governmental documents.	2.40	
09/28/07	Sanner	Review and assess government materials (Vols. 108 through 116).	4.20	
09/28/07	Sanner	Analyze government materials (4.0); conference with J. Taylor-Payne re same (.2).	.80	
09/28/07	Taylor-Payne	Continue review and organization of key governmental documents.	3.10	
09/29/07	Sanner	Continue analysis and review of government materials.	3.10	
		TOTAL HOURS	102.20	

TIME SUMMARY	Hours		Rate	Value	
Douglas E. Cameron	8.60	at	\$ 570.00	=	4,902.00
Margaret L. Sanner	76.60	at	\$ 425.00	===	32,555.00
Jennifer L. Taylor-Payne	16.60	at	\$ 185.00	=	3,071.00
Anne L. Salzberg	0.40	at	\$ 165.00	=	66.00

40,594.00

Case 01-01139-AMC Doc 17219-1 Filed 10/30/07 Page 35 of 35

172573 W. R. Grace & Co. 60035 Grand Jury Investigation October 26, 2007

Invoice Number 1614381 Page 4

TOTAL BALANCE DUE UPON RECEIPT

\$40,594.00

=========